

## REMARKS

The present Amendment is submitted under 37 CFR 1.312 after issuance of the Notice of Allowance. The present Amendment was not submitted earlier since the necessity of the amendments, as described below, was not noticed earlier.

Minor editorial revisions were made to each of claims 8, 21, 23, 27, 30 and 32 in order to improve their U.S. form and readability. In particular, a comma has been added in line 10 of claim 27 to more clearly indicate that the reference signal information have been received as the asynchronous data, not the isochronous data. The editorial revisions to claims 8, 21, 23, 27, 30 and 32 are directed to matters of form not affecting the scope of the invention.

Further, claims 21, 23, 30 and 32 are amended in order to correct revisions to these claims that were made in the September 8, 2004 Amendment. In particular, original claims 21 and 30 recited that the source device is connected to “a video data output unit which has an image-taking unit...or a video reproduction unit.” Thus, original claims 21 and 30 recited that the video data output unit has at least one of the image-taking unit and the video reproduction unit. However, claims 21 and 30 were incorrectly amended in the September 8, 2004 Amendment to recite that the source device is “connected to at least one of a video data output unit...and a video reproduction unit.” Accordingly, in order to be consistent with the disclosure of the specification and original claims 21 and 30, claims 21 and 30 have each been amended herein to recite that the source device is “connected to a video data output unit which has at least one of an image-taking unit...and a video reproduction unit.”

Original claims 23 and 32 recited that the source device is connected to “a motor-vehicle-mounted video data output unit having an image-taking unit...or a video reproduction unit.” Thus, original claims 23 and 32 recited that the motor-vehicle-mounted video data output unit has at least one of the image taking unit and the video reproduction unit. However, claims 23 and 32 were incorrectly amended in the September 8, 2004 Amendment to recite that the source device is “connected to at least one of a motor-vehicle-mounted video data output unit...and a video reproduction unit.” Accordingly, in order to be consistent with the disclosure of the specification and original claims 23 and 32, claims 23 and 32 have each been amended herein to recite that the

source device is "connected to a motor-vehicle-mounted video data output unit having at least one of an image-taking unit...and a video reproduction unit."

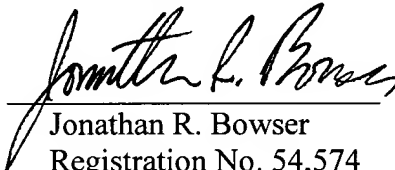
The Applicants respectfully request entry of the above amendments to claims 21, 23, 30 and 32 in order to ensure proper disclosure and protection for the invention.

Claim 25 has been amended to recite a method instead of a system. The Applicants submit, however, that the method of amended claim 25 contains substantially identical limitations to the limitations of allowed claim 25. Therefore, the Applicants respectfully request entry of the amendments to claim 25 made herein.

The present Amendment serves to ensure proper disclosure and protection of the invention. Entry of the present Amendment will not require any substantial amount of work on the part of PTO personnel. Therefore, entry of the present Amendment is respectfully requested.

Respectfully submitted,

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